IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE ANDROGEL ANTITRUST LITIGATION (II)

CASE NO. 1:09-MD-2084-TWT

DIRECT PURCHASER CLASS ACTIONS DIRECT PURCHASER INDIVIDUAL ACTIONS

ROCHESTER DRUG CO-OPERATIVE, INC., ET AL.,

Plaintiff,

V.

UNIMED PHARMACEUTICALS, LLC, ET AL.,

Defendants.

LOUISIANA WHOLESALE DRUG CO., INC., ET AL., Plaintiff,

v.

UNIMED PHARMACEUTICALS, LLC, ET AL.,

Defendants.

MEIJER, INC., ET AL., Plaintiffs,

v.

UNIMED PHARMACEUTICALS, LLC, ET AL.,

Defendants.

CASE NO. 1:09-CV-956-TWT

CASE NO. 1:09-CV-957-TWT

CASE NO. 1:09-CV-958-TWT

RITE AID CORPORATION, ET AL.,

Plaintiffs,

v.

CASE NO. 1:09-CV-2776-TWT

UNIMED PHARMACEUTICALS, LLC, ET AL.,

Defendants.

WALGREEN CO., ET AL.,

Plaintiffs,

v.

UNIMED PHARMACEUTICALS, LLC, ET AL.,

Defendants.

SUPERVALU INC.,

Plaintiffs,

v.

UNIMED PHARMACEUTICALS, LLC, ET AL..

Defendants.

CASE NO. 1:09-CV-3019-TWT

CASE NO. 1:10-CV-1024-TWT

DIRECT PURCHASER PLAINTIFFS' NOTICE OF TAKING THE VIDEOTAPED DEPOSITION OF MARIANNE C. MANN

PLEASE TAKE NOTICE that counsel for Direct Purchaser Plaintiffs will take the deposition upon oral examination of Marianne C. Mann on January 10, 2012, commencing at 9:30 AM at the following location:

Cohen Milstein Sellers & Toll PLLC 1100 New York Avenue NW Suite 500 West Washington, DC 20005 Dr. Mann's testimony will be videotaped and transcribed by a court reporter. This deposition is being taken for the purpose of discovery, for use at trial, and/or for any other purposes permitted under the applicable Federal and Local Rules of Civil Procedure.

Date: December 15, 2011 ____/s/ Kenneth S. Canfield_

Kenneth S. Canfield Ga. Bar. No. 107744 kcanfield@dsckd.com

1355 Peachtree Street, Suite 1600

Atlanta, Georgia 30309 Telephone; (404) 881-8900 Facsimile (404) 881-3007

Bruce E. Gerstein, Pro Hac Vice bgerstein@garwingerstein.com
Joseph Opper, Pro Hac Vice jopper@garwingerstein.com
Elena K. Chan, Pro Hac Vice echan@garwingerstein.com

GARWIN GERSTEIN & FISHER LLP

1501 Broadway, Suite 1416

New York, NY 10036 Telephone: (212) 398-0055

Facsimile: (212) 764-6620

David P. Smith

dpsmith@smithfoote.com

Susan Segura

ssegura@smithfoote.com

SMITH SEGURA & RAPHAEL LLP 3600 Jackson Street, Suite 111

P.O. Box 1632

Alexandria, LA 71309-1632 Telephone: (318) 445-4480 Facsimile: (318)487-1741 David F. Sorensen, Pro Hac Vice

dsorensen@bm.net

Eric Cramer, Pro Hac Vice

ecramer@bm.net

Ellen Noteware, Pro Hac Vice

enoteware@bm.net

BERGER & MONTAGUE, P.C.

1622 Locust Street Philadelphia, PA 19103 Telephone: (215)-875-4683

Facsimile: (215)-875-4604

Joshua P. Davis (SBN. 193254)

davisj@usfca.edu

LAW OFFICES OF JOSHUA P.

DAVIS

437A Valley Street

San Francisco, CA 94131 Telephone: (415) 422-6223 John Gregory Odom

jodom@odrlaw.com

Stuart Des Roches

stuart@odrlaw.com

Andrew Kelly

akelly@odrlaw.com

John Fitzpatrick

jfitzpatrick@odrlaw.com

ODOM & DES ROCHES

Poydras Center

650 Poydras Street, Suite 2020

New Orleans, LA 70130 Telephone: (504) 522-0077 Facsimile: (504) 522-0078

Russell A. Chorush
rchorush@hpcIlp.com
Miranda Jones
mjones@hpcIlp.com
HEIM PAYNE & CHORUSH LLP
Chase Tower
600 Travis, Suite 6710
Houston, TX 77002
Telephone: (713) 221-2000

Facsimile: (713) 221-2021

Scott E. Perwin

Counsel for Louisiana Drug Company, Inc.

sperwin@kennynachwalter.com
Lauren Ravkind
lravkind@kennynachwalter.com
Kenny Nachwalter, P.A.
1100 Miami Center
201 South Biscayne Boulevard
Miami, Florida 33131-4327
Telephone: (305) 373-1000
Facsimile: (305) 372-1861

David Balto LAW OFFICES OF DAVID BAL TO 2600 Virginia Ave NW Suite 1111 Washington, DC 20037

Counsel for Rochester Drug Cooperative, Inc.

Linda P. Nussbaum John D. Radice Grant & Eisenhofer P.A. 485 Lexington Avenue New York, NY 10017 Telephone: (646) 722-8500 Facsimile: (646) 722-8501

Joseph M. Vanek
jvanek@vaneklaw.com
David P. Germaine
dgermaine@vaneklaw.com
VANEK, VICKERS & MASINI, P.C.
111 South Wacker Drive, Suite 4050
Chicago, IL 60606
Telephone: (312)224-1500

Telephone: (312)224-1500 Facsimile: (312) 224-1510 Counsel for Walgreens, Inc and SuperValu.

Steve D. Shadowen (PA41953) sshadowen@hangley.com

Hangley Aronchick Segal & Pudlin

30 North Third Street Harrisburg, PA 17101

Telephone: (717) 364-1030 Facsimile: (717) 364-1020

Joseph T. Lukens (PA67405)

jlukens@hangley.com

Hangley Aronchick Segal & Pudlin One Logan Square, Ste. 2700

18th and Cherry Streets

Philadelphia, PA 19103 Telephone: (215) 496-7032

Facsimile: (215) 568-0300

Counsel for Rite Aid Corporation

Paul E. Slater

pes@sperling-law.com

SPERLING & SLATER

55 West Monroe Street, Suite 3200

Chicago, Illinois 60603

Telephone: (312) 641-3200 Facsimile: (312)641-6492

Joseph R. Saveri (SBN 130064)

isaveri@lchb.com

Eric B. Fastiff (SBN 182260)

efastiff@lchb.com

Jordan Elias (SBN 228731)

ielias@lchb.com

LIEFF CABRASER HEIMANN &

BERNSTEIN, LLP

Embarcadero Center West

Battery Street, Suite 3000

San Francisco, CA 94111-3339

Telephone. (415) 956-1000

Facsimile. (415) 956-1008

Donald Perelman

dperelman@fineblack.com

Roberta Liebenberg

rliebenberg@fineblack.com

1835 Market Street, 28th Floor

Philadelphia, Pennsylvania 19103

Telephone: (215) 567-6565

Facsimile: (215) 568-5872

Counsel for Meijer, Inc. and Meijer

Distribution, Inc.

CERTIFICATE OF SERVICE

Pursuant to Defendants' written consent to receive service of notices of

expert deposition via electronic means, I hereby certify that all defense counsel in

the foregoing matter have been served with a copy of the foregoing Notice of

Taking the Deposition of Marianne C. Mann via electronic mail.

Date: December 15, 2011

___/s/ Kenneth S. Canfield____